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UNITED STATES DEPARTMENT OF COMMERCE (United States Patent and Trademark Office Address COMMISSIONER OF PATENTS AND TRADEMARKS Washington DC 2023)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09:757,378	01/09/2001	James Brady	98-C-037C1	6527
7	590 12 03 2001			
Lisa K. Jorgenson			EXAMINER	
M/S 2346 1310 Electronia			LEE, BENNY T	
Carrollton, TX	75006		ART UNIT	PAPER NUMBER
			2017	

DATE MAILED: 12/03/2001

Please find below and/or attached an Office communication concerning this application or proceeding.

Patent and Trademark Office

Accress: COMMISSIONER OF PATENTS AND TRACOMARKO
Washington, D.C. 20231

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The communication from the examiner in charge of			_
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The summunication from the examiner in charge of	your application.		
COMMISSIONER OF PATENTS AND	TRADEMARKS		
This application has been examined Responsive to G	ommunication filed on 1900	700 This action	n is made final.
/	(2)	etays from the date of thi	
nortered statutory period for response to this action is set to ex Jurg to respond within the period for response will cause the app	pire IN 4 Amogth(s), ————————————————————————————————————	35 U.S.C. 133	s ieuc.,
•		•	
THE FOULDWING ATTACHMENT(S) ARE PART OF TO Notice of References Cited by Examiner, PTO-892.	2. Notice re Pa	tent Drawing, PTO-943.	
Notice of Art Cited by Applicant, PTO-1449	4. Notice of inf	ormal Patent Application,	Form PTO-152
information on How to Effect Drawing Changes, PTG-14	74 6. 🗌		
til SUMMARY OF ACTION		. •	
1 Z Claims 1-6, 8-1	9	are pendin	g in the application.
/	,	are withdra	iwn from consideration.
Of the above, claims			•
2	· · · · · · · · · · · · · · · · · · ·	have been	cancelled.
1.: Claims		are allower	i. ,
4. Z Claims 1-6, 8-10; 11-11	9,17-19	are rejecte	d.
S. Claims		are objects	ed to.
€, □ Ctaims	ar	s subject to restriction or	election requirement.
7. This application has been filed with informal drawings	. blab are appearable for examina	tion purposes until such t	ime as allowable subject
matter is indicated.	•		,
I. Allowable subject matter having been indicated, formal	drawings are required in respons	e to this Office action.	
9. The corrected or substitute drawings have been receive	d on	These drawings are:	acceptable;
not acceptable (see explanation).			
in The proposed crawing correction and/or the pro	oposed additional or substitute si	neet(s) of drawings, filed	cn
has (have) been approved by the examiner, di	sapproved by the examiner (see e	explanation).	
11. The proposed drawing correction, filed	, has been approv	ed. disapproved (se	e explanation). However,
the Patent and Trademark Office no longer makes draw corrected. Corrections MUST be effected in accordance	ing changes. It is now applicant a with the instructions set forth	on the attached letter "It	rformation on how
EFFECT DRAWING CHANGES", PTO-1474.			
12 C Acknowledgment is made of the claim for priority unde			d not been received
been fired in parent application, serial no	; filed on		
12. Since this application appears to be in condition for a accordance with the practice under Ex parte Quayle,	Howance except for formal matter	s, prosecution as to the π	erits is closed in
14. □ COREC			
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EXAMINER'S ACTION M J = 17-0 Serial Number: 09/757,378 Page 2

Art Unit: 2817

The disclosure is objected to because of the following informalities: Page 5, in the brief description of figs. 1 and 6B, should these drawing figure be considered -- prior art --?; line 12, note that reference to "line A-A" is not consistent with line 3B-3B in figure 3A; line 13, "4A-4C" should be rewritten as -- 4A, 4B, 4C --; line 15, "5A-5C" should be rewritten as -- 5A, 5B, 5C --; line 20, note that "6B-6D" should be rewritten as --6B, 6C, 6D --. Page 7, line 7, note that "delta" needs to be strictly defined. Note that "TO OTHER *CIRCUITRY" appearing in Fig. 4C needs to be described in the specification.

The drawings are objected to because of the following: In figs. 1, 3B, 5A, 5B, 6B, 6C, 6D, note that for the cross-sectional views therein, a proper cross-hatching for an insulating material needs to be provided. In Figs. 1, 6B, should these figures be labeled as -- PRIOR ART -- ?; In fig. 4c, reference label -- 120 -- needs to be provided. Correction is required.

Claims 1-6, 8-10 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1, note that there appears to be an improper double inclusion of "a source" (see lines 2 and 5).

The following claim has been found objectionable for reasons set forth below:

In claim 19, note that -- receptive -- should precede "length" for a proper characterization.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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Art Unit: 2817

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 8, 9; 11, 15 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Adachi.

Adachi discloses an electrical conductor arrangement comprising first and second conductive traces (14a, 14b) disposed for interconnection with a source via terminals (13a, 13b) and a destination via terminals (13c, 13d). By virtue of the like configuration to the claimed invention, the Adachi arrangement inherently functions to reduce the capacitance (i.e. compared to an arrangement having a single conductive trace) and thus inherently functions to increases the propagation speed along the conductive traces.

Claims 1-4, 8, 9; 11-15; 17, 18 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Shimizu et al.

Shimizu et al discloses in fig. 1, first, second, and third conductors (13₁, 13₂ 13₃) electrically connected to a source (11) and electrically connected to a destination (12). Note that by virtue of the capacitance existing between the conductive traces, there inherently is an electrical connection between the conductors. Moreover, given the like configuration between the claimed invention and Shimizu et al, inherently the capacitance is reduced and propagation speed increased (see preceding rejection for explanation).

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(f) or (g) prior art under 35 U.S.C. 103(a).

Claims 10, 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Adachi.

Claims 10, 16, 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shimizu et al.

In the two preceding rejections, note that neither reference discloses the length of the conductive traces. However, one of ordinary skill in the art would have found it obvious to have optimized the length of the conductive traces (e.g. > 1000 microns) dependent on the amount of "real estate" (e.g. on an integrated circuit) available. Such a modification would have obviously optimized the line lengths given the available "real estate".

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Tan et al pertains to a three conductor arrangement.

Page 5 Serial Number: 09/757,378 Art Unit: 2817 Any inquiry concerning this communication should be directed to Benny Lee at telephone number (703) 308-4902. Banny Lac Lee/ds BENNY T. LEE PRIMARY EXAMINER 11/29/01 ART UNIT 2817